RULES AND REGULATIONS

[FRL 643-8]

PART 52—APPROVAL AND PROMULGA-TION OF IMPLEMENTATION PLANS

Approval of Revision to West Virginia State Implementation Plan

On March 16, 1976, the State of West Virginia submitted to the Regional Administrator, EPA Region III, an amendment to the West Virginia Administrative Regulations, Air Pollution Control Commission, Regulation VIII, "Ambient Air Quality Standards for Sulfur Oxides and Particulate Matter". The State requested that the amendment be reviewed and processed as a revision to the West Virginia State Implementation Plan (SIP).

The amendment consists of the deletion from section 3.01(a). Secondary Standard for sulfur dioxide, of the annual arithmetic mean and the maximum 24-hour concentration. The State justified the amendment on grounds that the deletion conforms with EPA's deletion of the secondary annual and 24-hour sulfur dioxide standards from 40 CFR 50.5 (38 FR 25681).

On April 5, 1976 the State provided proof that a public hearing required by the provisions set forth in 40 CFR 51.4 was held in Charleston on May 22, 1975.

On May 20, 1976 (41 FR 20707), the Regional Administrator acknowledged receipt of the amendment, proposed it as a revision to the West Virginia SIP, and provided for a 30 day public comment period, ending June 21, 1976. During this period, no comments were received.

The amendment complies with the applicable provisions of section 110(a) (2) of the Clean Air Act and 40 CFR Part 51, Requirements for Preparation, Adoption and Submittal of Implementation Plans. Therefore, in view of the absence of public comments and EPA's favorable evaluation, the Administrator hereby approves the deletion from section 3.01(a) of West Virginia Regulation VIII as a revision to the West Virginia SIP. In accordance with this approval, 40 CFR 52.2520 is hereby amended to formally incorporate the change into the West Virginia SIP.

Effective date: This revision shall become effective December 20, 1976.

Copies of the revision and all related supplemental material are available for public inspection during normal business hours at the following locations:

Environmental Protection Agency, Region III, 6th & Walnut Streets, Curtis Building, Philadelphia, Pennsylvania 19106. Attn: Mr. Harold Frankford.

West Virginia Air Pollution Control Commission, 1558 Washington Street, East, Charleston, West Virginia 25311. Attn: Mr. Carl G. Beard H.

Public Information Reference Unit, U.S. Environmental Protection Agency, 401 M Street, S.W., Washington, D.C. 20460.

(42 U.S.C. 1857c-5.)

Dated: November 15, 1976.

JOHN QUARLES, Acting Administrator.

Part 52 of Chapter I, Title 40 of the Code of Federal Regulations is amended as follows:

Subpart XX-West Virginia

1. Section 52.2520 is amended by adding Paragraph (c) (8) as follows:

§ 52.2520 Identification of Plan.

(c) * * *

(8) Deletion of secondary annual and 24 hour sulfur dioxide standards from Regulation VIII submitted on March 16, 1976 by the Governor of West Virginia.

[FR Doc.76-34283 Filed 11-18-76;8:45 am]

Title 41—Public Contracts and Property Management

CHAPTER 8—VETERANS ADMINISTRATION

PART 8-1-GENERAL

Designation and Termination of Designation of Contracting Officers

Chapter 8 of Title 41, Code of Federal Regulations, is amended as set forth below. Section 8–1.404–2 is added to provide for the issuance to a contracting officer of a Certificate of Designation. Section 8–1.404–3 is added to provide for the termination of the designation of a contracting officer.

It is the general policy of the Veterans Administration to allow time for interested parties to participate in the rule making process (§ 1.12, Title 38, Code of Federal Regulations). However, the amendments herein concern agency practices and procedures. Therefore, the public rulemaking process is deemed unnecessary in this instance.

In Subpart 8-1.4, §§ 8-1.404-2 and 8-1.404-3 are added to read as follows:

§ 8-1.404 Selection, designation and termination of designation of contracting officers.

§ 8-1.404-2 Designation.

(a) Except for those individuals who are designated contracting officers in accordance with § 8-75.101(a) (1) through (3), designation of a contracting officer will be made by issuance of VA Form 07-2267, Certificate of Designation (Contracting Officer), for display in the employee's work area. The certificate will be initiated by the immediate supervisor of the nominee and forwarded to the approving official for signature as soon as an employee's eligibility for appointment is established. (Approving officials are those employees designated under § 8-75.101.)

(b) The appointee's class title of position will be shown in the space beneath the printed title "Contracting Officer" on the Certificate of Designation. Any limitations on the scope of the authority to be exercised by the contracting officer, other than those contained in existing regulations, and the name of the station and organization will be entered in the space provided on the face of the certificate.

§ 8-1.404-3 Termination of designa-

(a) Designations will remain effective, unless revoked sooner, until the contract-

ing officer is reassigned or employment is terminated.

(b) A new Certificate of Designation will be issued and the old certificate terminated when there is any change in the contracting officer's grade and corresponding class title of position or limitation of authority.

(72 Stat. 1114, sec. 205(c), 63 Stat. 390; 38 U.S.C. 210, 40 U.S.C. 486(c))

Effective date: These regulations are effective November 19, 1976.

Approved: November 11, 1976.

By direction of the Administrator.

A. J. SCHULTZ, Jr., Associate Deputy Administrator.

[FR Doc.76-34191 Filed 11-18-76;8:45 am]

PART 8-75—DELEGATIONS OF AUTHORITY

Procurement Authority

Subpart 8-75.1, General Delegations, is revised to limit purchase and contracting authority to those persons whose duties qualify them through training and experience to engage in such activities. Section 8-75.201-11 is added to provide procedures relating to registration with Drug Enforcement Administration. Other miscellaneous changes are made to update organizational titles and to reflect agency policy of using precise terms denoting gender.

Compliance with the provisions of 38 CFR 1.12 as to the notice of proposed regulatory development and delayed effective date is unnecessary in this instance as the change consists of statements of delegations of contracting authority.

In § 8-75.101, paragraph (a) is revised to read as follows:

§ 8-75.101 Delegation.

(a) Except as otherwise provided for by law, VA regulations and these procurement regulations, the authority vested in the Administrator to execute, award, and administer contracts, purchase orders, and other agreements for the expenditure of funds involved in the acquisition of personal property, or services (excluding construction and architect-engineer service), and for the sale of personal property, is hereby delegated to those employees of the Veterans Administration appointed or designated to the following positions:

- (1) Director, Supply Service.
- (2) Directors, VA Supply Depots.
- (3) Director, VA Marketing Center.
- (4) Chief, Procurement Division, Central Office.
- (5) Chiefs, Marketing Divisions, VA Marketing Center.
- (6) Chief, Supply Division, Central Office.
- (7) Chiefs, Supply Services, VA field stations.
- 2. Sections 8-75,201-4 and 8-75,201-5 are revised to read as follows:

§ 8-75.201-4 Utility-connection and other site facility contracts; Central and Office.

Authority to execute, award, and administer contracts and related documents involving the expenditure of funds for the acquisition of utility connections and other site facilities is delegated to the following:

(a) Assistant Administrator for Con-

struction.

(b) Chief, Utilities Contract Administration Division, or in his/her absence the Director of Architecture and Engineering.

§ 8-75.201-5 Construction contracts; field stations, supply depots.

The Chief, Supply Service, at a field station, the Director, VA Supply Depot, and any employee designated by them in accordance with § 8-75.101(b) of this Chapter are authorized to execute, award, and administer contracts for construction projects assigned by the Chief Medical Director, under delegation of the Assistant Administrator for Construction, or those accomplished with station or depot funds. Contracting officers, in executing, awarding and administering construction contracts, including those for maintenance and repair projects, will be guided by Federal Procurement Regulations, Veterans Administration Procurement Regulations, and procedures established by the Assistant Administrator for Construction.

3. Section 8-75.201-10 is revised to read as follows:

§ 8-75.201-10 Architectural and engineering services; field stations, supply depots.

The Chief, Supply Service, at a field station, the Director, VA Supply Depot. and any employee designated by them in accordance with § 8-75.101(b) of this chapter are authorized to execute, award, and administer contracts for the acquisition of architectural and engineering services when the cost of such services are chargeable to station or depot funds.

4. Section 8-75.201-11 is added to read as follows:

§ 8-75.201-11 Registration, reregistration with Drug Enforcement Administration.

(a) Current provisions of the Drug Enforcement Administration, as outlined in the Controlled Substances Act of 1970 (Pub. L. 91-513), require DEA registration of each subdivision of a registered field station not located on a contiguous piece of land, but which uses controlled substances. Authority to register/reregister with DEA as an authorized agent of the Veterans Administration to purchase/distribute Schedule I through Schedule V controlled substances is delegated as follows:

(1) For a new registrant, DEA Form 224, Application for Registration Under Controlled Substances Act of 1970, will be signed by the Supply Officer as applicant or authorized individual. The Hospital, Outpatient Clinic or Regional Office Director, as applicable, will complete the form by signing as certifying supervisor.

(2) For a reregistration, DEA Form 226, Application for Registration Under Controlled Substances Act of 1970, will be used, and the procedures outlined in paragraph (a) (1) of this section apply.

(3) The Director of each Supply Depot will sign DEA Form 226 as applicant or authorized individual and forward to the Director, Supply Service, who will sign as certifying supervisor.

(b) The completed form will be mailed

Drug Enforcement Administration, Registration Branch, Department of Justice,

Post Office Box 28083, Central Station, Washington, D.C. 20005.

(c) The Directors of the Hines, Illinois; Bell, California; and Somerville, New Jersey, Supply Depots will each execute a Power of Attorney to the Director, VA Marketing Center, to purchase for direct delivery to them those controlled substances in Schedules I through V which they distribute to their geographically assigned field activities.

5. In § 8-75.201-12, paragraph (a) is revised to read as follows:

§ 8-75.201-12 Loan guaranty program.

(a) The authority to execute, award, and administer contracts, purchase orders, and other agreements for the expenditure of funds for supplies or services for the maintenance, protection, repair, rehabilitation, enlargement, completion, conversion, or demolition of properties acquired under chapter 37, title 38, United States Code, is delegated

(1) Chief Benefits Director.

(2) Director, Loan Guaranty Service.(3) Director, Regional Office.

(4) Loan Guaranty Officer.

(5) Assistant Loan Guaranty Officer.

6. In § 8-75.201-13, paragraph (a) is revised to read as follows:

§ 8-75.201-13 Education and rehabilitation program.

(a) Except as stated in this section, the authority to negotiate, award, and administer contracts, purchase orders, and other agreements for the expenditure of funds for the vocational rehabilitation program is delegated to:

(1) Chief Benefits Director.

(2) Director, Education and Rehabilitation Service.

(3) Director, Regional Office.

(4) Director, VA Center.

(72 Stat. 1114, sec. 205(c), 63 Stat. 390 (38 U.S.C. 210, 40 U.S.C. 486(c)).)

Effective date: These regulations are effective November 19, 1976.

Approved: November 15, 1976.

By direction of the Administrator.

ODELL W. VAUGHN, Deputy Administrator.

[FR Doc.76-34192 Filed 11-18-76;8:45 am]

Title 50-Wildlife and Fisheries

CHAPTER 1-UNITED STATES FISH AND WILDLIFE SERVICE, DEPARTMENT OF THE INTERIOR

SUBCHAPTER B—TAKING, POSSESSION, TRANS-PORTATION, SALE, PURCHASE, BARTER, EXPORTATION, AND IMPORTATION OF WILD-

PART 17-ENDANGERED AND THREATENED WILDLIFE AND PLANTS

Determination That the Yellow-shouldered Blackbird Is An Endangered Species and **Determination of Its Critical Habitat**

The Director, U.S. Fish and Wildlife Service (hereinafter the Director and the Service, respectively) hereby issues a rulemaking pursuant to sections 4 and 7 of the Endangered Species Act of 1973 (16 U.S.C. 1531-1543; 87 Stat. 884; hereinafter the Act) which determines the Yellow-shouldered Blackbird (Agelaius xanthomus) to be an Endangered Species, and which determines that species' Critical Habitat.

BACKGROUND

On June 10, 1976, the Service published a proposed rulemaking in the Federal Register (41 FR 23406-23408) advising that sufficient evidence was on file to support a determination that the Yellowshouldered Blackbird was an Endangered Species as provided for by the Act. In addition, sufficient information and cause was at hand to support a proposed determination of Critical Habitat for the species. That proposal summarized the factors thought to be contributing to the likelihood that this bird could become extinct within the foreseeable future: specified the prohibitions which would be applicable if such a determination were made; and solicited comments, suggestions, objections and factual information from any interested person.

Section 4(b) (1) (A) of the Act requires that the Governor of each State, within which a resident species of wildlife is known to occur, be notified and be provided 90 days to comment before any such species is determined to be a Threatened Species or an Endangered Species, A letter was sent to Governor Hernandez-Colon of the Commonwealth of Puerto Rico on June 17, 1976, notifying him of the Proposed Rulemaking for the Yellow-shouldered Blackbird. A similar letter was sent on the same date to Mr. Herbert Raffaele of Puerto Rico's Department of Natural Resources. On June 17, 1976, a memorandum was sent to the Service Directorate and affected Regional personnel, and letters were sent to other interested parties including scientists, ornithological societies and bird preservation groups.

No official comments were received from the Governor of Puerto Rico or members of his staff.

SUMMARY OF COMMENTS AND RECOMMENDATIONS

Section 4(b) (1) (C) of the Act requires that a ". . . summary of all comments and recommendations received . . . be published in the FEDERAL REGISTER prior

to adding any species from the List of Endangered and Threatened Wildlife."

In the June 10, 1976, FEDERAL REGISTER proposed rulemaking (41 FR 23406-23408) and the associated June 18, 1976, News Release, all interested parties were invited to submit factual reports or information which might contribute to the formulation of a Final Rulemaking.

All public comments received during the period June 10, 1976, to August 9, were considered.

Letters from 10 persons, including representatives of the U.S. Forest Service, U.S. Fish and Wildlife Service, Poultry and Egg Institute of America, New York Zoological Society, American Birds, American Ornithologists Union, and the Environmental Defense Fund, were received.

In addition, several persons included a published report by Dr. Will Post and Dr. James Wiley entitled "The Yellowshouldered Blackbird—Present and Future" (American Birds 30:13-20; 1976).

Comments from nine persons (including all organizations, excepting the Poultry and Egg Institute of America), fully supported the Proposed Rule; one person, representing the Poultry and Egg Institute of America, objected to the proposed determination.

Comments from three persons emphasized that the Yellow-shouldered Blackbird is in immediate danger of extinction, and that immediate conservation efforts are needed. No one opposed this plea.

Three persons agreed with the limits of Critical Habitat as proposed, while no other comments to the contrary were received.

Two persons felt that nest parasitism by the Glossy Cowbird was the most significant factor endangering the Yellowshouldered Blackbird.

Six other points were made by one person, each as follows:

- (1) Habitat alteration for land development is a factor endangering the bird. (New York Zoological Society).
- (2) The Yellow-shouldered Blackbird might be introduced into other areas on Puerto Rico not subject to Glossy Cowbird (Molothrus bonariensis) nest parasitism. (American Birds).
- (3) Control of Glossy Cowbird populations might be a means of conserving the Yellow-shouldered Blackbird. (American Birds).
- (4) The practice of using broad-spectrum poisons for rat control should be abandoned where these also cause mortality to Yellow-shouldered Blackbirds. (Environmental Defense Fund).
- (5) Introduced predators (rat and mongoose) are a serious threat to Yellow-shouldered Blackbird populations. (New York Zoological Society).
- (6) It was pointed out that wild birds can be carriers of diseases transmissable to domestic poultry, such as Exotic Newcastle Disease (VVND), and that the above possibility must be carefully weighed when each avian species is being considered for listing as an Endangered

Species. (Poultry and Egg Institute of America).

The published scientific report by Drs. Post and Wiley summarizes the information and conclusions included in Dr. Post's contract report, the major points of which were summarized in the Proposed Rulemaking (41 FR 23406-23408, June 10, 1976).

CONCLUSION_

After a thorough review and consideration of all the information available, the Director has determined that the Yellow-shouldered Blackbird is in danger of extinction throughout all or a significant portion of its range due to one or more of the factors described in Section 4(a) of the Act. This review amplifies and substantiates the description of those factors included in the Proposed Rulemaking (41 FR 23406-23408). Those factors were described as follows:

1. The present or threatened destruction, modification, or curtailment of its habitat or range. The Yellow-shouldered Blackbird nests and roosts in the coastal mangrove ecosystem, particularly on small off-shore cays. The natural integrity of this ecosystem within the species' range is rapidly altered or lost through development.

through development.

2. Overutilization for commercial, sporting, scientific, or educational purposes. Not applicable for this species.

3. Disease or predation. This is probably the most significant factor contributing to the current plight of the species.

The Shiny Cowbird (Molothrus bonariensis) invaded Puerto Rico from other antillean islands to the southeast in 1955. In 1957, it parasitized 74% of Yellowshouldered Blackbird nests significantly lowering nesting success. Only 25% of parasitized nests produced any young, whereas 50% of unparasitized nests were productive.

Three introduced nest predators, the Black Rat (Rattus rattus), Norway Rat (Rattus norvegicus), and the Mongoose (Herpestes javanicus), destroy Yellowshouldered Blackbird nests. As a result blackbirds usually choose predatorfree nest sites such as small mangrove islands and cactus or palm leaves.

Fowl Pox currently infects about 19% of the adult population.

In southwest Puerto Rico, the site of the major blackbird population, the annual adult mortality rate is about 31%, where annual production of adults is only about 10%, a low figure which may be largely attributed to nest parasites and predators. At these rates the bird may be expected to become extirpated there in about 5 years.

- 4. The inadequacy of existing regulatory mechanisms. There currently exists no regulations pertaining to the protection and conservation of this species.
- 5. Other natural or man-made factors affecting its continued existence. The use of broad spectrum rat poisons, such as alpha-chloralose, placed around monkey feeders on two monkey islands in southwest Puerto Rico has resulted in the death of some Yellow-shouldered Blackbirds which fed on the poison baits.

CRITICAL HABITAT

The Director has considered all comments and data submitted in response to the proposed determination of Critical Habitat for the Yellow-shouldered Blackbird (41 FR 23406-23408).

Based on this review the Critical Habitat for the Yellow-shouldered Blackbird, Agelaius xanthomus, is determined to include the following areas (exclusive of those existing man-made structures of settlements which are not necessary to the normal needs or survival of the species):

- (i) Mona Island. Entire Island.
- (ii) Puerto Rico. (a) An area of land, water, and airspace within Puerto Rico beginning at a point where the Quebrada Boqueron joins the Bahia de Boqueron; thence proceeding southwesterly along the coast to Cabo Rojo; thence eastward along the coast, including off-shore cays, to the point where highway 332 meets the Bahia de Guanica; thence northward on highway 332 to its junction with highway 116; thence westward on highway 116 to its junction with highway 305; thence westward on highway 305 to its junction with highway 303; thence northward on highway 303 to its junction with highway 101; thence westward on highway 101 to the point where it crosses Quebrada Boqueron; thence along Quebrada Boqueron to the point where it join the Bahia de Boqueron.
- (b) A circular area of land, water, and airspace with a one mile radius, the center being the junction of highways 360 and 102 in the town of San German.
- (c) Roosevelt Roads Naval Station southeast of Ceiba.

EFFECT OF THE RULEMAKING

The effects of these determinations and this Rulemaking include, but not necessarily limited to, those discussed below.

Endangered Species regulations already published in Title 50 of the Code of Federal Regulations set forth a series of general prohibitions and exceptions which apply to all Endangered Species. The regulations referred to above, which pertain to Endangered Species, are found at § 17.21 of Title 50 and, for the convenience of the reader, are reprinted below:

§ 17.21 Prohibitions.

- (a) Except as provided in Subpart A of this part, or under permits issued pursuant to § 17.22 or § 17.23, it is unlawful for any person subject to the jurisdiction of the United States to commit, to attempt to commit, to solicit another to commit or to cause to be committed, any of the acts described in paragraphs (b) through (f) of this section in regard to any endangered wildlife.
- (b) Import or export. It is unlawful to import or to export any endangered wildlife. Any shipment in transit through the United States is an importation and an exportation, whether or not it has entered the country for customs purposes.
- (c) Take. (1) It is unlawful to take endangered wildlife within the United States,

within the territorial sea of the United States, or upon the high seas. The high seas shall be all waters seaward of the territorial sea of the United States, except waters officially recognized by the United States as the territorial sea of another country, under international law

(2) Notwithstanding paragraph (c) (1) of this section, any person may take endangered wildlife in defense of his own life or the lives

- (3) Notwithstanding paragraph (c) (1) of this section, any employee or agent of the Service, any other Federal land management agency, the National Marine Fisheries Service, or a State conservation agency, who is designated by his agency for such purposes, may, when acting in the course of his official duties, take endangered wildlife without a permit if such action is necessary to:
- (i) Aid a sick, injured or orphaned speci-
- (ii) Dispose of a dead specimen; or
- (iii) Salvage a dead specimen which may be useful for scientific study; or
- (iv) Remove specimens which constitute a demonstrable but nonimmediate threat to human safety, provided that the taking is done in a humane manner; the taking may involve killing or injuring only if it has not been reasonably possible to eliminate such threat by live-capturing and releasing the specimen unharmed, in a remote area.
- (4) Any taking pursuant to paragraphs (c) (2) and (3) of this section must be reported in writing to the United States Fish and Wildlife Service, Division of Law Enforcement, P.O. Box 19183, Washington. D.C. 20036, within 5 days. The specimen may only be retained, disposed of, or salvaged in accordance with directions from the Service.
- (d) Possession and other acts with unlawfully taken wildlife. (1) It is unlawful to possess, sell, deliver, carry, transport, or ship, by any means whatsoever, any endangered wildlife which was taken in violation of paragraph (c) of this section.

Example. A person captures a whooping crane in Texas and gives it to a second person, who puts it in a closed van and drives thirty miles, to another location in Texas. The second person then gives the whooping crane to a third person, who is apprehended with the bird in his possession. All have violated the law-the first by illegally taking the whooping crane; the second by transporting an illegally taken whooping crane; and the third by possessing an illegally taken whooping crane.

(2) Notwithstanding paragraph (d) (1) of this section, Federal and State law enforcement officers may possess, deliver, carry, transport or ship any endangered wildlife taken in violation of the Act as necessary in performing their official duties.

(e) Interstate or foreign commerce. It is unlawful to deliver, receive, carry, transport, or ship in interstate or foreign commerce, by any means whatsoever, and in the course of a commercial activity, any endangered wild-

(f) Sale or offer for sale. (1) It is unlawful to sell or to offer for sale in interstate or foreign commerce any endangered wildlife.

- (2) An advertisement for the sale of en-dangered wildlife which carries a warning to the effect that no sale may be consummated until a permit has been obtained from the U.S. Fish and Wildlife Service shall not be considered an offer for sale within the meaning of this subsection.
- "(5) Notwithstanding paragraph (c)(1) of this section, any qualified employee or agent of a State Conservation Agency which is a party to a Cooperative Agreement with the Service in accordance with section 6(c) of the Act, who is designated by his agency for such purposes, may, when acting in the course of his official duties take Endangered Species, for conservation programs in accordance with the Cooperative Agreement, provided that such taking is not reasonably anticipated to result in: (1) the death or permanent disabling of the specimen; (ii) the removal of the specimen from the State where the taking occurred; (iii) the introduction of the specimen so taken, or of any progeny derived from such a specimen, into an area beyond the historical range of the species; or (iv) the holding of the specimen in captivity for a period of more than 45 consecutive days."

The determination set forth in this Final Rulemaking also makes the Yellow-shouldered Blackbird eligible for the consideration provided by Section 7 of the Act. That Section reads as follows:

INTERAGENCY COOPERATION

Section 7. The Secretary shall review other programs administered by him and utilize such programs in furtherance of the purposes of this Act. All other Federal departments and agencies shall, in consultation with and with the assistance of the Secretary, utilize their authorities in furtherance of the purposes of this Act by carrying out programs for the conservation of endangered species and threatened species listed pursuant to section 4 of this Act and by taking such action necessary to houre that actions authorized, funded, or carried out by them do not jeopardize the continued existence of such endangered species and threatened species or result in the destruction or modification of habitat of such species which is determined by the Secretary, after consultation as appropriate with the affected States, to be critical.

The Director has prepared, in consultation with an ad hoc interagency committee, guidelines for Federal agencies for the application of Section 7 of the Act. In the future, regulations will be published regarding Section 7.

Regulations which appear in Part 17. Title 50 of the Code of Federal Regulations were first published in the FEDERAL REGISTER of September 26, 1975, (40 FR. 44412), and provide for the issuance of permits to carry out otherwise prohibited activities involving Endangered or Threatened Species under certain circumstances.

EFFECT INTERNATIONALLY

In addition to the protection provided by the Act, the Service will review the Yellow-shouldered Blackbird to determine whether it should be proposed to the Secretariat of the Convention on International Trade in Endangered Species of Wild Fauna and Flora for placement upon the appropriate Appendix(ices) to that Convention or whether it should be considered under other, appropriate international agreements.

NATIONAL ENVIRONMENTAL POLICY ACT

An Environmental Assessment has been prepared and is on file in the Service's Washington Office of Endangered Species. It addresses this action as it involves the Yellow-shouldered Blackbird. The assessment is the basis for a decision that these determinations are not major Federal actions which would significantly affect the quality of the human environment within the meaning of Section 102 (2) (C) of the National Environmental Policy Act of 1969.

This rulemaking is issued under the authority contained in the Endangered Species Act of 1973 (U.S.C. 1531-1543; 87 Stat. 884). The amendments will become effective on December 12, 1976.

Dated: November 9, 1976.

GEORGE W. MILIAS, Acting Director. Fish and Wildlife Service.

Accordingly § 17.11 of Part 17 of Chapter 1 of Title 50 of the U.S. Code of Federal Regulations is amended as follows:

1. By adding the Yellow-shouldered Blackbird to the list under "Birds," as indicated below:

Species			Range				
Common name	Scientific name	Population	Known distribution	Portion of range where threatened or endangered	Status	When listed	Special rules
Blackbird, Yellow-shouldered	Agelains zanthomus	N/A	Puerto Rico and Mona Island.	Entire	E	16	N/A.

2. By adding new § 17.87 to subpart F to read as follows:

§ 17.87 Yellow-shouldered blackbird.

(a) The following area (exclusive of those existing man-made structures or settlements which are not necessary to the normal needs or survival of the species) is Critical Habitat for the Yellow-shouldered Blackbird (Agelatus xanthomus):

- (1) Mona Island-Entire Island.
- (2) Puerto Rico-(i) An area of land, water, and airspace within Puerto Rico beginning at a point where the Quebrada Boqueron joins the Bahia de Boqueron; thence proceeding southwesterly along the coast to Cabo Rojo; thence eastward along the coast: including offshore cays,

on highway 332 to its junction with highway 116; thence westward on highway 116 to its junction with highway 305: thence westward on highway 305 to its junction with highway 303; thence northward on highway 303 to its junction with highway 101; thence westward on highway 101 to the point where it crosses Quebrada Boqueron; thence the Bahia de Guanica; thence northward to the point where highway 332 meets

along the Quebrada Boqueron to the point where it joins the Bahia de Boqueron.

(ii) A circular area of land, water, and airspace with a one mile radius, the center being the junction of highways 360 and 102 in the town of San German.

(iii) Roosevelt Roads Naval Station southeast of Ceiba.

(b) Pursuant to section 7 of the Act, all Federal agencies must take such action as is necessary to insure that actions authorized, funded, or carried out by them do not result in the destruction or modification of this Critical Habitat area.

[FR Doc.76-34045 Filed 11-18-76;8:45 am]

PART 17—ENDANGERED AND THREAT-ENED WILDLIFE AND PLANTS

Republication of List of Species

Pursuant to 5 U.S.C. 553, § 17.11 of 50 CFR Chapter I is hereby amended.

The purpose of this publication is to amend § 17.11 which was published October 27, 1976 as Part IV of the Federal Register (41 FR 47181-47198).

Inadvertently, a page of the republished list was omitted. This omitted page is now published below.

Dated: November 8, 1976.

GEORGE W. MILIAS, Acting Director, U.S. Fish and Wildlife Service.

Species			Rango				
Common name	Scientific name	Population	Known distribution	Portion of range where endangered or threatened	Status	When listed	
Rat, stick-nest	Leporillus conditor	N/A	Australia.	Entire	T	6	N/A
Rat, false water	Xeromys myoides	do				- 0	Do.
						1	Do.
						6	Do.
						4	Do.
						1	Do.
at-kangaroo, Queensland	Rettongia tropica	do	India, Nepal	do	E	A	Do.
thinoceros, great Indian	Rhinoceros unicornis	do	India, Nepal.	do	E	A	Do.
						R	Do.
hinoceros, northern white	Ceratotherium simum cottoni	do	Zaire, Uganda, Sudan Central-	do	E	4	Do.
						100	2000
thinoceros, Sumatran	Didermoceros sumairensis	do	Bangladesh to Vietnam to Indonesia	do	E	3	Do.
			(Borneo).			- 1	200
aki, white-nosed	Chiropotes albinasus	do	Brazil	do	E	4	Do.
eal, Mediterranean monk	Monachus monachus.	do	Mediterranean, Northwest African	do	E	3	Do.
			Coast and Block Sec				
eledang (Guar)	Isos ganrus	do	India, Southeast Asia, Bangladesh	do	E	4	Do.
grow Sumatran	Capricornis sumairaensis		Sumatra	da	TO	15	Do.
arval Harbary	Felia serval constantina	do	Algaria		E	4	Do.
hann	(Mis monet	do-	Kachmir		17.5	35	Do.
hou	Cerous elaphats apoliteby	do	Tibot Physian	da	TEX	4	Do.
amang	Symphalangus syndactylus	do	Thailand, Malaysia (Malay Penin-	do	E	15	Do.
	The same of the sa	THE REAL PROPERTY.	sula, Sumatra).				
ifakas	Propunecus spp. (all species)	do	Malagasy Republic (Madagascar)	do	E	4	Do.
ioth Brazilian three-toed	ISTABUDUS COPPUBLUS.	CO.	Brazil	170	E	4	Do.
olenondon, Cuban	Atopogate cuoana	do	Cuba	do	E	4	Do.
olenondon, Hartan	Solenoaon paraaoxus		Dominican Republic, Haiti	do	E	4	Do.
quirrel, Delmarva Peninsula lox	Scrurus niger cinereus	do	USA (Md.)	do	E	1	Do.
lag, Barbary	Cerrus etephus paroarus	do	Tunisia, Algeria	do	E	3	Do.
tag, Kashmir	Cervus etephus hanglu	do	Kashmir	do	E	3	Do.
amaraw	Anoa mindorensis	do	Philippines	do	E	4	Do.
headed Tamarin; golden-lion Marmoset).			Brazil.	do	E	3	Do.
amarin, pied	Saguinus bicolor	do	Northern Brazil	do	E	16	Do.
amarin white-footed	Saguinus leucopus	do	Northern Colombia	do	T	16	
'apir, Asian	Tapirus Indicus	de	Burma, Thailand, Cambodia, Laos,	do		15	N/A
apir, Brazilian			Venezuela, Argentina, Brazil, Co- lombia.			4	Do.
apir, Central American			Southern Mexico to Colombia and Ecuador.			4	Do.
apir, mountain	Tapirus pinchaque	do	Colombia	do	E	4	Do.
arsier Philippine	Tarsius syrichta	do	Philippines	do	T	16	17.40(c)
Maror	Panthera tioris	do	Temperate and Tropical Asia	do	36	3,5	
iger, Tasmanian (Thylacine)	Thylacinus cynocephalus	do	Anstralia	do	TC	3	Do.

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Title 7—Agriculture

CHAPTER II—FOOD AND NUTRITION SERVICE, DEPARTMENT OF AGRICUL-

PART 271—PARTICIPATION OF STATE AGENCIES AND ELIGIBLE HOUSEHOLDS

Food Stamp Program

MAXIMUM MONTHLY ALLOWABLE INCOME STANDARDS AND BASIS OF COUPON ISSUANCE

APPENDIX A-48 STATES AND DISTRICT OF COLUMBIA

[FSP No. 1977-1.1, Amdt. No. 93]

FSP No. 1976-1.2 in Appendix A to Part 271 is superseded, effective January 1, 1977, by

this FSP No. 1977-1.1.

Section 7(a) of the Food Stamp Act, as amended, requires that the value of the coupon allotment be adjusted semi-annually by the nearest increment that is a multiple of two to reflect changes in the prices of food published by the Bureau of Labor Statistics. Under this provision, the cost of food did not increase enough in August 1976 for the basic four-person household to require a change in

the coupon allotments or income eligibility standards which became effective July 1, 1976.

Prior to the amendment to the Act requiring semi-annual adjustment of the value of the coupon allotment, the adjustments were made at the beginning of each fiscal year; i.e., in July based on the cost of the food plan in the preceding December, With the enactment of the semi-annual adjustment, the law specified that the first adjustment be made in January 1974 to reflect changes in food prices through August 1973. Similar procedures have been used for subsequent semi-annual adjustments; i.e., the July ad-justment based on the cost of the food plan in the preceding February and the January adjustment based on the cost of the food plan in the preceding August, as required by the Act. The income standards and coupon allotments to become effective on January 1977 are based on the cost of the thrifty food plan in August 1976 which was un-changed from February 1976. These standards and allotments shall be effective from January 1, 1977, through June 30, 1977, unless court orders restraining the implementation of the May 7, 1976 amendments to the Food Stamp Regulations published at 41 FR 18781, et seq., are vacated and the Department issues and makes effective substitute standards and allotment levels in accordance with such amendments. Except as they may be otherwise amended or modified, the Pood Stamp Program shall be governed by the Regulations in effect on May 6, 1976, during the period that court orders are in effect restraining the implementation of the May 7, 1976 amendments.

Households in which all members are included in the federally-aided public assistance grant, general assistance grant, or supplemental security income benefit shall be determined to be eligible to participate in the program while receiving such grants without regard to the income and resources of the household members.

The maximum allowable income standards for determining eligibility of all other applicant households, including those in which some members are recipients of federally-aided public assistance, general assistance, or supplemental security income benefit, in any State (other than Alaska, Hawaii, Puerto Rico, Guam, or the Virgin Islands) or in the District of Columbia shall be as follows: